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Mary Louise Gareen

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Producers 88 (4-89) — Paid-Up With 640 Acres Pooling Provision

PAID-UP OIL & GAS LEASE

(No Surface Use)

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x, and Cheespeake Exploration, L.C., an Okishom

e were prepared by the party heralinahove named as Le THIS LEASE AGREEMENT IS made this Alabamar St. Ste 250, Houston, Texas 77056, as Lesse. 78154-090, as Lessed. All printed politions of this lease spaces) were prepared jointly by Lesson and Lessed.

1. In consideration of a cash bonus in hand peld and the covenants herein contained, Lessor hereby grants, lessos and lets exclusively to Lessos the following and, hereinsfier called lessed premises:

A-715, C. T. Hilliard Survey: Virgil Adams Subdivision

0.218 acres, more or less, situated in the C. T. Hilliard Survey, Abstract No. 715, Tarrant County, Texas, known as Lot 7, Block 2, Virgil Adams Subdivision, an addition to the City of Fort Worth, Tarrant County, Texas, ecoording to the plot recorded in Volume 388-I, Page 1, Plot Records, Tarrant County, Texas, as describent in that certain Trustee's Deed dated April 8, 2006, from WURTHMORE ACQUISITIONS, INC. by and through KEVIN KEY, Trustee, as BRIDGE INVESTIMENTS, LP, recorded in Instrument No. D209114396, Official Public Records, Tarrant County, Texas.

In the County of TARRANT. State of TEXAS, containing <u>0.2160</u> gross acres, more or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription of otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon end non hydrocarbon substances produced in sesociation therewith (including geophysical/selamic operations). The term "gas" as used herein includes helium, carbon dicatds and other commercial gases, as well as hydrocarbon gases. In each delition to the above-described lessed premises, and, in consideration of the above-most of sent now or hereafter comed by Lassor which are configuous in adjacent to the above-described lessed premises, and, in consideration of the above-most one of the sent accordance of the above-most of the sent accordance of the above-most of the sent accordance of the sent accordance

- Leases a request any additional or supprements that is more completes of accurate description of the land as develors, for the purpose of determining the amount or any shuth in request prementary, the number of gloss across above specified shill be deemed correct, whether stockally more or less.

 2. This lease, which is a "paid-up" lease requiring no rentals, shall be in force for a primary term of THREE (3) years from the date hereof, and for as long thereafter as oil or gas or other substances covered hereby are produced in paying quantifies from the leased premises or from lands pooled therewish or this lease is otherwise.

 3. Regardles on oil, gas and other substances produced and seved hereunder shall be paid by Leaseo to Leason as follows: (a) For oil and other liquid hydrocarbons separated at Leasee's separator facilities, the regulty shall be the paying quantifies from the lease of the verification to Leason's credit at the oil purchase is undersooned to the seventh production of similar grades or the same fletid (or if there is no such price then prevailing in the same fletid (or if there is no such price then prevailing in the same fletid (or if there is no such price then prevailing in the same fletid (or if there is no such price then prevailing in the same fletid (or if there is no such price then prevailing in the same fletid (or if there is no such price then prevailing in the same fletid (or if there is no such price then prevailing in the same fletid (or if there is no such price then production, severance, or other suchs taxes and the costs incurred by Leases from the sale thereof, lease a proportionate patiences covered hereby, the royalty shall be Twenty Two Percent (22%) of the production of similar quality in the same fletid of there is no such price then prevailing price) purchases such production of similar quality in the same fletid of there is no such price then prevailing price) purchased for production of similar quality in the same fletid or there is now the providing of the same fl
- render Lessee ignor rates amount due, but a result not operate to any accessors to Lessor's credit in at Lessor's address above or its successors, which shall be Lessor's depository agent for receiving payments regardless of changes in the ownership of said land. All payments or tenders may be made in currency, or by check or by draft and such payments or tenders to Lessor or to the depository by deposit in the US Mails in a stumped emelops addressed to the depository or to the Lessor's the less address shown to Lessor shall constitute proper payment. If the depository should liquidate or be successed by enother institution, or for any resort file or indicate to accept payment hereunder, Lessor shall, at Lessoe's request, deliver to Lessoe a proper recordable instrument naming another institution as depository agent to receive payments.
- 5. Except as provided for in Paragraph 3 above, if Lesses tirils a well which is incapable of producing in paying quantities (hereinsities called 'try hole') on the lessed premises or lands pooled therewith, or if all production (whether or not in paying quantities) permanently occases from any cause, including a revision of unit boundaries pursuant to the provisions of Paragraph to or the action of any governmental authority, then in the event this lesse is not otherwise being maintained in force it shall nevertheless remain in force it Lesses commences operations for retworking an editional well or for otherwise obtaining or restoring production on the lessest permisses or lands pooled therewith within 50 days after completion of operations on such dry hole or within 90 days after such cessation of all production. If at the end of the principle in the production in the lesses are not of the production of the cause of the production of the cause of the production of the lesses of the production of the production of the lesses of the production of the production of the production of the lesses of the production of the production
- drainage by any well or wells located on other lands not pooled thereath. There shall be no coverant to drift exploratory wells or any additional wells except as expressly provided herein.

 8. Lesses shall have the right but not the obligation to pool all or any part of the lessed premises or interest therein with any other lands or interests, as to any or all depths or bones, and as to eny or all substances convered by this lesses, either before or after the commencement of production, whenever Lesses deems is necessary or proper to do so in order to productly develop or operate the lessed premises, whether or not similarly exists with respect to such data lands or interests. The unit formed by such pooling for an oil well within is not a horizontal completion shall not exceed 80 acres plus a machinum acrespe tolerance of 10%, and for a gas well or a horizontal completion shall not exceed 80 acres plus a machinum acrespe tolerance of 10%, and for a gas well or as horizontal completion shall not exceed 80 acres plus a machinum acrespe tolerance of 10%, product the completion shall not exceed 80 acres plus a machinum acrespe tolerance of 10%, product the completion of the foreigning. The terms follower and years are shall have the meanings prescribed by any governmental anthority having judicialisation to do so. For the purpose of the foreigning, the terms follower and well as in this gas-of-1 acid of itses than 100,000 outline to be barried to acrespe to the completion of the foreigning the control of the shall have a hirtid gas-of-1 acid of itses than 100,000 outline to barried and the production of the follower as well with an initial gas-of-1 acid of itses than 100,000 outline to barried and the reservoir excepts the vertical component thereof, in the term foreigntal completion macras as well in which the introduction and the follower is production, diffus or reworking operations on a unit which the reservoir excepts by the excepts by the except the surface of production, diffus or reworking operations on th
- to paying quantities which a full principle and the constitute a constructive properties.

 7. It besser owns less than the full mineral estate in all or any part of the leased premises, the royalities and shuff-in royalities poyable hereunder for any wall on any part of the leased premises or leads premises bears to the full mineral estate in all or any part of the leased premises or leads of premises.

 8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the perfect of helical premises are stated in whole or in part, by area and/or by depth or zone, and the rights and obligations of the perfect of helical premises and stated in whole or in part, by area and/or by depth or zone, and the rights and obligations of lessee in the context, and no change in ownership shall be binding on Lessee with 20 days estar Lessee has been furnished the original or certified or duly authenticated object of the documents establishing such change of ownership the statistation of Lessee or until Lessor has been furnished the original or certified or duly authenticated objects of the documents establishing such change of ownership to the statistation of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the worst of the death of any person orbited to which royalities hereunder, Lessee may pay or tender such shull-in royalities in the certified or duly authority repaired with a containing and person or tender or the certified or shull-in royalities hereunder. Lessee transfers to interest, and for all persons or to their credit in the depository, either jointy or separately in proportion to the interest, which can be all the reference to easily such obligations to proper to their credit in the depository. It is alway the to any interest not so transferred interest, and for a few payor tender or the sease with respect to the trans

- 9. Lessee may, at any time and from time to time, deliver to Lasson or file of record a written releases or this lease as to a full or undivided inherest in all or any protein of time areas convened by this leases any any depths or zones thereunder, and shall thereupon be releved of all obligations thereafter arising with respect to the Interest or the lesseed in accordance with the rat acresspo interest reclaimed hereunder.

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- erations.
 17. Lesson, and their successors and assigns, hereby grants Lesses an option to extend the primary term of this lesse for an additional period of TMO (2) years on the end of the primary term by paying or tendering to Lessor prior to the end of the primary term has same bonus consideration, terms and conditions as granted for this
- 18. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

 **ILABEER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, burnus and royality, are market sensitive and may depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and turns are final tract Lessor entered into this lease without duress or under limiteriot. Lessor recognizes that lease votes go up or down depending on market 1800s; Lessor acknowledges that no representations or assurances were made in the negotiation of this lease would get the highest price or rent terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms in Lessoe has or may negotiate with any other lessorated and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the data first written above, but upon execution shall be binding on the algoritory and the signatory's helia, devisees, searcities, administrators, successors and assigns, whether or not this lease has been executed by all parties harshabove named as Leason.

LESSOR (WHETHER ONE OR MORE) estments, LP ACKNOWLEDGEMENT STATE OF TEXAS HAMIS COUNTY OF March 20 _____, by Bridge on behalf of the said corporation. FEORER THOMPSON TITLE , by Bridge Die: Investments, LP, BY: Julia Notary Public, State of Te Candice Tee Candice Tee My Commission Expires 04/23/2012 7ex CA1610 Notary's came (printed): Notary's commission expin 29079 QKAS